

# **Exhibit C-3**

**Pls Email to Def  
dated Dec. 21, 2021**

## Leslie Faith Jones

**From:** Leslie Faith Jones  
**Sent:** Tuesday, December 21, 2021 12:22 PM  
**To:** Tony Gaylor; Tony Gaylor  
**Cc:** Keisha Stokes-Hough; Greta Martin  
**Subject:** RE: HYJJC - Ongoing ETACD Violation  
**Attachments:** [REDACTED] 20211220\_MondayRoster.pdf

Good Afternoon Mr. Gaylor,

Thank you for your response.

[REDACTED]

The resident we identified last week continues to be held in violation of the Extended Third Amended Consent Decree in *J.H., et al. v. Hinds Co., et al.*, 3:11-cv-327-DPJ-FKB.

Regards,  
Leslie Faith Jones

 **Leslie Faith Jones** she/her/hers  
Senior Staff Attorney | Criminal Justice Reform  
Southern Poverty Law Center  
C 601.317.7519  
[leslie.jones@splcenter.org](mailto:leslie.jones@splcenter.org) | [www.splcenter.org](http://www.splcenter.org)  
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**From:** Tony Gaylor <[tgaylor@co.hinds.ms.us](mailto:tgaylor@co.hinds.ms.us)>  
**Sent:** Tuesday, December 14, 2021 2:52 PM  
**To:** Leslie Jones <[leslie.jones@splcenter.org](mailto:leslie.jones@splcenter.org)>; Tony Gaylor <[tgaylor@cglawpartners.com](mailto:tgaylor@cglawpartners.com)>  
**Cc:** Keisha Stokes-Hough <[keisha.stokesough@splcenter.org](mailto:keisha.stokesough@splcenter.org)>; Greta Martin <[gmartin@drms.ms](mailto:gmartin@drms.ms)>  
**Subject:** Re: HYJJC - Ongoing ETACD Violation

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Please "cc" my assistant on all correspondence: [lmoore@co.hinds.ms.us](mailto:lmoore@co.hinds.ms.us).

Thank you,

Tony Gaylor

Board Attorney

Hinds County Board of Supervisors

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Jackson, MS 39205-0686

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(601) 968-1003 facsimile

Email: [tgaylor@co.hinds.ms.us](mailto:tgaylor@co.hinds.ms.us)



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**From:** Leslie Jones <[leslie.jones@splcenter.org](mailto:leslie.jones@splcenter.org)>

**Sent:** Monday, December 13, 2021 3:50 PM

**To:** Tony Gaylor <[tgaylor@co.hinds.ms.us](mailto:tgaylor@co.hinds.ms.us)>; Tony Gaylor <[tgaylor@cglawpartners.com](mailto:tgaylor@cglawpartners.com)>

**Cc:** Keisha Stokes-Hough <[keisha.stokesough@splcenter.org](mailto:keisha.stokesough@splcenter.org)>; Greta Martin <[gmartin@drms.ms](mailto:gmartin@drms.ms)>

**Subject:** HYJJC - Ongoing ETACD Violation

Good Afternoon Mr. Gaylor,

Attached, please find two Rosters for the population at Henley Young Juvenile Justice Center which we received from the facility on December 6 and December 13.

Both Rosters identify a [REDACTED] as having exceeded the current federal court order which precludes detention longer than 21 days. As per the final sentence in the attached August 16, 2021, Order signed by Judge Jordan: "And Defendant is in violation of the Extended Third Amended Consent Decree if and when it houses children under Youth Court jurisdiction beyond the 21-day limit set forth in paragraph 2.1."

We appreciate your prompt attention and reply to this ongoing violation of the Extended Third Amended Consent Decree in *J.H., et al. v. Hinds Co., et al.*, 3:11-cv-327-DPJ-FKB.

Regards,  
Leslie Faith Jones



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ATTEST A TRUE COPY  
FILED

DEC 08 2021

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT  
OF HINDS COUNTY, MISSISSIPPI

IN THE MATTER OF:

[REDACTED], ALLEGED TO BE MENTALLY ILL

NO. [REDACTED] D.C.

**ORDER OF COMMITMENT**

This matter having come on for hearing according to law, and the court having found as follows:

I

[REDACTED] intelligently and knowingly waived a hearing with the approval of the Court) (notwithstanding the Respondent's right to a hearing for the following reasons:

[REDACTED]).

II

The Court has jurisdiction over the subject matter and all the necessary parties;

III

The Court (received a record of all drugs or other treatment received by the Respondent pending the hearing) (has determined that a separate record of drugs or medication is not practical for the following reasons:

[REDACTED]).

IV

The Respondent was not so under the influence of drugs, medication or other treatment as to be hampered in participating in the proceedings.

V

The Respondent has recently threatened/attempted to physically harm him- (her-) self/others:

VI

The Respondent has recently failed to care for him- (her-) self:

VII

The Respondent, by clear and convincing evidence, is a mentally ill person who poses a substantial likelihood of physical harm to him- (her-) self (others).

VIII

The following (out-patient care) (alternative living arrangements) (others) (has) (have) been considered as alternative to institutionalization and have been found (not) suitable for the following reasons:

[REDACTED]

---

IX

There is (no) suitable alternative to judicial commitment:

[REDACTED]

---

IT IS THEREFORE ORDERED AND ADJUDGED that the Respondent be committed to: \_\_\_\_\_

[REDACTED]

---

(For treatment facilities - to be admitted at such time as the Director determines that adequate facilities and services are available.); said commitment to remain in effect for \_\_\_\_\_ (not to exceed ninety) days, unless terminated earlier as provided by law.

SO ORDERED AND ADJUDGED, this the 8TH day of DECEMBER, 2021.

[REDACTED]

Chancellor

APPROVED AS TO FORM ONLY:

\_\_\_\_\_, ATTORNEY  
JOHN BARNETT

APPROVED BY:

[REDACTED]

\_\_\_\_\_, SPECIAL MASTER

## **HENLEY-YOUNG JUVENILE JUSTICE CENTER**

Daily Roster - Youth Court Residents

Daily Roster - Youth Court Residents

12/20/21

Date:

JCA (Juveniles Charged as Adults)